FOR UTILITY/DESIGN CIP/PCT NATIONAL/PLA ORIGINAL/SUBSTITUTE/SUPPL DECLARATIONS

ITAL

RULE 63 (37 C.F.R. 1.63) DECLARATION AND POWER OF RNEY FOR PATENT APPLICA IN THE UNITED STATES PATENT AND Thomas EMARK OFFICE

PM&S FORM

As a below named inventor, I hereby declare that my residence, post office address and citizenship are as stated below next to my name, and I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which

	is claimed and for which FOR AUTOMOT	-						SIN MOLD	ING
			ECK applicable BOX		T TOTAL MIESTER	UD TREKE	UB		
		tached hereto.	<u> </u>	<u>==</u> D		•		_	
	BOX(ES) -> [] was	filed on			as U.S. Application	No. 0/			
	-> [] was	filed as PCT In	ternational Application	No. PCT/_	1	on			<u>.</u> _
	-> -> and (if U.S. or F	CT application	amended) was amend	ed on					
	I hereby state that I have	reviewed and u	nderstand the contents	of the above	identified specificat	ion, including the c	laims, as amend	ed by any amend	dment referred
	to above. I acknowledge								
	benefits under 35 U.S.C.								
	for patent or inventor's ce						n and having a f	iling date (1) bei	fore that of the
	application on which price	ority is claimed,	or (2) if no priority c	laimed, befo	re the filing date of	this application:	•		
	DRIOR FORFICNI ARRI	ICATION(E)			Data first Laid	Data Batantad	Deric	iibi Claimad	
	PRIOR FOREIGN APPL		Day A CONTUCTION	Clied	Date first Laid-	Date Patented or Granted		rity Claimed	
	Number	Country	Day/MONTH/Year	riieu	open or Published	or Granted	Ye:	<u>No</u>	
	2000-141318	Tanan	15 May 2	000			••		
	2000-141316	Japan	15 May, 2	000			Х		
	I hereby claim domestic	oriority benefit	under 35 U.S.C. 119/1	20/365 of th	e indicated United S	tates applications l	isted below and	PCT internations	al applications
	listed above or below and								
	to that disclosed in such p								
	1.56 which became avail	able between th	e filing date of each s	uch prior ap	plication and the na	tional or PCT inter	national filing d	ate of this applic	cation:
								٠	•
Ī	PRIOR U.S. PROVISION					Status		Priority Cl	
. 5	Application No. (series c	ode/serial no.)	Day/MC	NTH/Year 1	<u>filed</u> p	ending, abandoned	i, patented	<u>Yes</u>	<u>No</u>
	<u>.</u>		•						
-	Ū							٠	
141	hereby declare that all s	tatamanta mada	harain of my oun kno	wladaa ara t	The and that all states	ments made on info	rmation and hel	ief are believed (to be true; and
ž	inereby declare that all started in the second of the seco	tatements made u	ith the knowledge that	wicuge are u	uc and that an state	hens made on mit ke co made are nun	ichahle hy fine o	r imprisonment	or both under
1	=Section 1001 of Title 18 of								
7	=section foot of this to (of the Officed Sta	ites Code and that such	Williai Iaisc	· Statements may jeo	pardize the validity	of the application	it of any patent i	ssucu dicircon.
=	And I hereby appoint Pill	chury Madicon	& Sutro I I P Intellec	hial Property	Group 1100 New	York Avenue N.W.	Ninth Floor	ast Tower Was	hington DC
Ē	=20005-3918, telephone n								
2	and collectively my attorn								
-	patent, and I hereby author	orize them to de	lete names/numbers be	low of perso	ns no longer with th	eir firm and to act	and rely on instru	ctions from and	communicate
=	directly with the person/as	ssignee/attorney	firm/ organization who	/which first	sends/sent this case	to them and by who	m/which I hereb	y declare that I h	ave consented
Ų	after full disclosure to be								, ·
-	Paul N. Kokulis	16773	David W. Brinkman	20	317 Michelle N.	Lester 3	2331 Ruth N.	Morduch	31044
<u></u>	Raymond F. Lippitt	17519	George M. Sirilla	18:	21 G. Paul Edge	ell 2	4238 Richard	H. Zaitlen	27248
-	G. Lloyd Knight	17698	Donald J. Bird	25	323 Lynn E. Ecc	leston 3	5861 Roger F	R. Wise	31204
÷==	Carl G. Love	18781	Peter W. Gowdey		372 David A. Jak			Finkelstein	21082
è	Edgar H. Martin	20534	Dale S. Lazar		372 Mark G. Pau			I. Kirkpatrick	32617
	William K. West, Jr.	22057	Glenn J. Perry		158 Timothy J. K			R. Dzwonczyk	36787
	Kevin E. Joyce Edward M. Prince	20508 22429	Kendrew H. Colton Paul E. White, Jr.		368 Stephen C. C 311 Paul F. McQ		1361 1542		-
				A A	. rauii. w.co		A 1.2	2 3 4	-
	1. INVENTOR'S SIGNA	ATURE: 50	well fund	rkoshi		Date/	April 2.	$\frac{3}{200}$	
	Inventor's Name (typed)	Sato	ru	i	1	FUNAKOS	нт .	Japan	
	inventor's tvame (typed)		First	Middle	Initial	Family N	-	Country of Ci	
	Residence (City)	Kameoka			tate/Foreign Country			country or cr	шеныпр
	Post Office Address (Inc.						JAPAN		
	ćina.								
	2. INVENTOR'S SIGNA	ATURE:				Date			
	Inventor's Name (typed)					*		<u> </u>	
	•		First	Middle		Family Na	ame	Country of Ci	tizenship
	Residence (City)			(S	tate/Foreign Country	<u>() </u>		·	
	Post Office Address (Inc	lude Zip Code)				····:			
		•					•	•	•
	2 INVENTORIS SICN	ATLIDE				Data			
	3. INVENTOR'S SIGNA	ATUKE:				Date			
	Inventor's Name (typed)			1					
	o italie (typeu)		First	<u> </u>	 Initial	Family N	ame	Country of Ci	tizenshin
	Residence (City)				ate/Foreign Country			-	•
	` •/ 								
	Post Office Address (Inc.	lude Zip Code)							

PATEN DUTY OF DISCLOSURE 1 1e 56(a) & (b) = 37 C.F.R.1.56(a) & (b) PATEN DUTY OF DISCLOSURE

(a) ... Each individual associated with the filing and prosecution of a patent application has a duty of candor and good faith in dealing with the [Patent and Trademark] Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentability...(b) information is material to patentability when it is not cumulative and (1) It also establishes by itself, or in combination with other information, a prima facie case of unpatentability of a claim or (2) refutes, or is inconsistent with, a position the applicant takes in: (i) Opposing an argument of unpatentability relied on by the Office, or (ii) Asserting an argument of patentability.

PATENT LAWS 35 U.S.C

§102. Conditions for patentability; novelty and loss of right to patent

A person shall be entitled to a patent unless--

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for patent or
- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of the application for patent in the United States, or
- (c) he has abandoned the invention, or

HEBRET CERTICE

- (d) the invention was first patented or caused to be patented, or was the subject of an inventor's certificate, by the applicant or his legal representatives or assigns in a foreign country prior to the date of the application for patent in this country on an application for patent or inventor's certificate filed more than twelve months* before the filing of the application in the United States, or
- (e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent, or
- (f) he did not himself invent the subject matter sought to be patented, or
- before the applicant's invention thereof the invention was made in this country by another who had not abandoned, suppressed, or concealed it. In determining priority of invention there shall be considered not only the respective dates of conception and reduction to practice of the invention, but also the reasonable diligence of one who was first to conceive and last to reduce to practice, from a time prior to conception by the other.

§103. Condition for patentability; non-obvious subject matter

A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made. Subject matter developed by another person, which qualified as prior art only under subsection (f) or (g) of section 102 of this title, shall not preclude patentability under this section where the subject matter and the claimed invention were, at the time the invention was made, owned by the same person or subject to an obligation of assignment to the same person.

^{*} Six months for Design Applications (35 U.S.C. 172).